

No rule as to marriage enforced.

In the employment of teachers, no rule shall be made or enforced on the ground of marriage or non-marriage.

Principal to teach in schools of fifty teachers or less.

SEC. 13. *Principals Allowed.* In all schools with fewer than fifty teachers allowed under the provisions of this Act, the principal shall be included in the number of teachers allowed. In schools with fifty or more teachers, one whole-time principal shall be allowed; and for each forty teachers in addition to the first fifty, one additional whole-time principal, when and if actually employed, shall be allowed: *Provided*, that in the allocation of State funds for principals the salary of white principals shall be determined by the number of white teachers employed in the white schools, and the salary of colored principals shall be determined by the number of colored teachers employed in the colored schools.

Number of principals dependent upon number of teachers.

Salary of principals determined by number of teachers.

Provision for supplementary items of school expenditure.

SEC. 14. *Local Supplements.* The County Board of Education in any county administrative unit and the school governing board in any city administrative unit, with the approval of the tax levying authorities in said county or city administrative unit and the State School Commission, in order to operate schools of a higher standard than that provided by State support in said administrative unit having a school population of one thousand or more, but in no event to provide for a term of more than one hundred eighty days, may supplement the funds from State or county allotments available to said administrative unit: *Provided*, that before making any levy for supplementing said allotments, an election shall be held in said administrative unit to determine whether there shall be levied a tax to provide said supplemental funds, and to determine the maximum rate which may be levied therefor. Upon the request of the County Board of Education in a county administrative unit and/or the school governing authorities in a city administrative unit, the tax levying authorities of such unit shall provide for an election to be held under laws governing such elections as set forth in Articles XXIII, XXIV and XVI of Chapter ninety-five of the Consolidated Statutes of North Carolina, Volume three: *Provided*, that the rate voted shall remain the maximum until revoked or changed by another election: *Provided further*, that nothing herein contained shall be construed to abolish any city administrative unit heretofore established under Chapter four hundred forty-five of Public Laws of one thousand nine hundred thirty-five.

Election on supplement to be held.

Laws applicable.

#### SEC. 15. *Local Budgets.*

Filing request for supplementary funds.

a. The request for funds to supplement State school funds, as permitted under the above condition, shall be filed with the tax levying authorities in each county and city administrative unit on or before the fifteenth day of June on forms provided by the State School Commission. The tax levying authorities in such